IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NORTH DAKOTA

United States of America,)
Plaintiff,)) SECOND AMENDED ORDER GRANTING) MOTION FOR RECONSIDERATION OF
vs.) DETENTION O RDER
Judd Allen Welsh,) Case No. 1:19-cr-088
Defendant.)

Before the Court is a "Motion for Reconsideration of Detention Order" filed by Defendant on December 14, 2022. (Doc. No. 86). The Court previously ordered Defendant detained pending a final hearing on a petition to revoke his supervised release. (Doc. No. 80). Advising that has secured a placement at Centre, Inc. in Fargo, North Dakota, and is endeavoring to secure a placement in an intensive outpatient treatment program at SharHouse in Fargo, he requests to be released to Centre, Inc.

The Court, in consultation with the supervising Probation Officer, **GRANTS** Defendant's motion (Doc. No. 86). Defendant shall be released no earlier than 9:00 AM on December 19, 2022, subject to the same conditions of supervised release previously imposed by the Court. Defendant's release shall also be subject to the following additional conditions:

(1) Defendant shall report to and reside at Centre Inc. located at 123 15th St N in Fargo,

ND 58102 and not change his residence without prior approval of the

Probation Officer. Defendant shall participate in the facility's program and abide

by all of its rules and regulations. Defendant shall not withdraw from the facility

without permission of the Court or the Probation Officer.

Case 1:19-cr-00088-DLH Document 89 Filed 12/16/22 Page 2 of 2

(2) All passes away from Center, Inc. must be approved by the Probation Officer.

(3) Defendant shall fully participate in ShareHouse's outpatient treatment program.

(3) Defendant shall grant a limited waiver of his right of confidentiality for the treatment

provider to provide information to the Probation Officer.

The Court cannot stress enough how important is that Defendant follows the probation officer's

directives, especially when it comes to associates such as Crystal Flores. Defendant should take

heed that his performance while on release will be scrutinized by the Court at his revocation hearing

and, in advance of the revocation hearing, the Court will not hesitate to immediately revoke his

conditions of release and remand him to Marshals Service custody pending his revocation hearing

should he fail to strictly follow the probation officer's directives.

IT IS SO ORDERED.

Dated this 16th day of December, 2022.

/s/ Clare R. Hochhalter

Clare R. Hochhalter, Magistrate Judge

United States District Court

2